## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

STEPHEN GRAY, individually and on behalf of all others similarly situated,

No. 07 Civ. 9790 (SHS) (DCF)

Plaintiff,

**ECF** Case

٧.

CITIGROUP INC., et al.,

Defendants.

No. 07 Civ. 10294 (DC)

SHAUN ROSE, individually and on behalf of all others similarly situated,

**ECF** Case

Plaintiff,

v.

CITIGROUP INC., et al.,

Defendants.

MEREDITH TRANBERG, individually and on behalf of all others similarly situated,

No. 07 Civ. 10341

**ECF** Case

Plaintiff,

٧. CITIGROUP INC., et al.,

Defendants.

ANTON K. RAPPOLD, individually and on behalf of all others similarly situated,

No. 07 Civ. 10396

Plaintiff,

**ECF** Case

ν. CITIGROUP INC., et al.,

Defendants.

SAMIER TADROS, on behalf of all others similarly situated,

No. 07 Civ. 10442

Plaintiff,

**ECF** Case

٧.

CITIGROUP INC., et al.,

Defendants.

STEPHAN FIORINO, individually and on behalf of all No. 07 Civ. 10458 others similarly situated, **ECF Case** Plaintiff, ٧. CITIGROUP INC., et al., Defendants. JAMES BOLLA, individually and on behalf of all No. 07 Civ. 10461 others similarly situated, **ECF** Case Plaintiff, ٧. CITIGROUP INC., et al., Defendants. MARK GEROULO, individually, on behalf of the No. 07 Civ. 10472 CITIGROUP 401(k) Plan, the CITIBUILDER 401(k) PLAN FOR PUERTO RICO, and all others similarly **ECF** Case situated, Plaintiff, v. CITIGROUP, INC., et al., Defendants. ALAN STEVENS, on behalf of himself and all others No. 07 Civ. 11156 similarly situated, **ECF Case** Plaintiff, CITIGROUP INC., et al., Defendants. STEVEN GOLDSTEIN, on behalf of himself and a No. 07 Civ. 11158 class of persons similarly situated, **ECF** Case Plaintiff. v. CITIGROUP INC., et al., Defendants.

CHRIS SOUTHARD, on behalf of all others similarly

No. 07 Civ. 11164

Plaintiff,

**ECF** Case

v.

CITIGROUP INC., et al.,

situated,

Defendants.

# DEFENDANTS' RESPONSE TO CONSOLIDATION MOTIONS BY PLAINTIFFS GRAY, TADROS AND BOLLA AND BY PLAINTIFF GOLDSTEIN

Eleven purported ERISA class actions arising out of the same alleged operative facts concerning Citigroup's mortgage securitization business are now pending in the Southern District of New York. Ten of them are either pending before Judge Stein or have been referred to him as possibly related to the first-filed action, and one is before Judge Chin. In addition, six securities and derivative cases arising from those alleged facts are pending in this Court, three before Judge Stein. Plaintiffs in four of the ERISA cases (*Gray*, *Tadros*, *Bolla* and *Goldstein*) sensibly have moved for consolidation of all of the ERISA actions.

As discussed below, Defendants agree that these cases should be consolidated before Judge Stein, agree to the pleading timetable outlined in the proposed pretrial order submitted by the *Gray*, *Tadros*, and *Bolla* plaintiffs, and take no position concerning appointment of lead plaintiffs and lead counsel. By the same logic, we

A number of defendants have not been served with process in certain of the above-captioned actions. This submission is without waiver of any and all defenses, objections or arguments the named defendants may have, including, but not limited to, lack of personal jurisdiction, improper venue, lack or insufficiency of process, or lack or insufficiency of service of process. *See, e.g., Arthur Williams, Inc. v. Helbig,* No. 00 Civ. 2169 (SHS), 2001 U.S. Dist. LEXIS 6576, at \*7 (S.D.N.Y. May 21, 2001) (Stein, J.); *Howard v. Klynveld Peat Marwick Goerdeler*, 977 F. Supp. 654, 659-60 (S.D.N.Y. 1997).

believe that all of the cases arising from these alleged facts – securities, derivative and ERISA – ultimately should be consolidated before Judge Stein.

First, Defendants agree that the eleven currently-pending ERISA actions should be consolidated before Judge Stein.<sup>2</sup> Because all of these cases raise similar allegations under ERISA against Citigroup, the administrative and investment committees of two Citigroup 401(k) plans, and related individual defendants, consolidation plainly would promote the interests of the parties and the court. Separate litigation, on the other hand, would risk confusion, delay and inconsistent results. Consolidation before Judge Stein is appropriate because he was assigned the first-filed case, *Gray* v. *Citigroup Inc.*, *et al.*, No. 07 Civ. 9790, and nine of the remaining ten ERISA cases have been referred to him as related to *Gray*. For these reasons, we also agree that any additional cases raising similar ERISA claims also should be consolidated.

Consistent with these views, defendants wrote to Judges Stein, Rakoff and Baer on November 9 and to Judges Stein, Rakoff, Baer, Chin, and Sullivan on November 15 to suggest that *all* cases filed in the Southern District based on alleged losses in Citigroup's mortgage securitization business – including ERISA, securities, and derivative actions – be assigned to the same judge. (*See* Letters from Lawrence B. Pedowitz, dated November 9 and 15, 2007, attached hereto.) Two such derivative cases (*Harris* v. *Prince*, *et al.*, No. 07 Civ. 9841, and *Cinotto v. Prince*, *et al.*, No. 07 Civ. 9900) and one such securities fraud case (*Saltzman* v. *Citigroup Inc.*, *et al.*, No. 07 Civ. 9901) have now been reassigned to Judge Stein. Should consolidation of all these actions

After the *Gray*, *Tadros*, and *Bolla* plaintiffs filed their motion, three additional ERISA cases were filed: *Stevens* v. *Citigroup Inc.*, et al., No. 07 Civ. 11156, *Goldstein* v. *Citigroup Inc.*, et al., No 07 Civ. 11158, and *Southard* v. *Citigroup Inc.*, et al., No. 07 Civ. 11164.

occur, we would expect to propose a schedule for consideration of pretrial matters in all the cases in orderly fashion.

Second, as the Gray, Tadros, and Bolla plaintiffs' proposed pretrial order contemplates, Defendants agree that the parties should confer on a timetable for the filing of a consolidated ERISA complaint and responses thereto and that Defendants should not be required to respond to the current ERISA complaints in the individual actions. Because the current pleadings will be superseded, we submit that it would make no sense to require Defendants to respond to them.

Finally, Defendants take no position on the Gray and Tadros plaintiffs' requests for appointment of interim lead plaintiffs and interim lead counsel. Defendants reserve the right to oppose any motion that relates to class certification, and to take discovery regarding class issues. See, e.g., Weltz v. Lee, 199 F.R.D. 129, 133-34 (S.D.N.Y. 2001) (appointing lead plaintiffs and lead counsel, without precluding any party from contesting class certification).

Dated: December 13, 2007 New York, New York

PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP

By:\_

Brad S. Karp (bkarp@paulweiss.com)

Lewis R. Clayton (lclayton@paulweiss.com)

1285 Avenue of the Americas

New York, New York 10019-6064

Tel. (212) 373-3000 Fax (212) 757-3980

WACHTELL, LIPTON, ROSEN & KATZ

By:

Lawrence B. Pedowitz (lbpedowitz@wlrk.com)
George T. Conway (gtconway@wlrk.com)
John F. Lynch (jflynch@wlrk.com)

51 West 52nd Street New York, New York 10019-6150

Tel. (212) 403-1000 Fax (212) 403-2000

Attorneys for Defendants

MARTIN LIPTON HERBERT M. WACHTELL BERNARD W. NUSSBAUM RICHARD D. KATCHER ALLAN A. MARTIN LAWRENCE B. PEDOWITZ ROBERT B. MAZUR PAUL VIZCARRONDO, JR. PETER C. HEIN HAROLD S. NOVIKOFF DAVID M. EINHORN KENNETH B. FORREST MEYER G. KOPLOW THEODORE N. MIRVIS EDWARD D. HERLIHY DANIEL A. NEFF ERIC M. ROTH WARREN R. STERN ANDREW R. BROWNSTEIN MICHAEL H. BYOWITZ PAUL K. ROWE MARC WOLINSKY DAVID GRUENSTEIN PATRICIA A. VLAHAKIS STEPHEN G. GELLMAN STEVEN A. ROSENBLUM PAMELA S. SEYMON STEPHANIE J. SELIGMAN ERIC S. ROBINSON JOHN F. SAVARESE JOHN F. SAVARESE
SCOTT K. CHARLES
ANDREW C. HOUSTON
PHILIP MINDLIN
DAVID S. NEILL
JODI J. SCHWARTZ ADAM O. EMMERICH CRAIG M. WASSERMAN GEORGE T. CONWAY III RALPH M. LEVENE

RICHARD G. MASON DOUGLAS K. MAYER MICHAEL J. SEGAL MARTIN J.E. ARMS GREGORY E. OSTLING

DAVID M. SILK ROBIN PANOVKA DAVID A. KATZ ILENE KNABLE GOTTS DAVID M. MURPHY
JEFFREY M. WINTNER
TREVOR S. NORWITZ
BEN M. GERMANA
ANDREW J. NUSSBAUM
RACHELLE SILVERBERG RACHELLE SILVERBERG
DAVID C. BRYAN
STEVEN A. COHEN
GAVIN D. SOLOTAR
DEBORAH L. PAUL
DAVID C. KARP
RICHARD K. KIM
JOSHUA R. CAMMAKER
MARK GORDON
IOSEPH D. LARSON JOSEPH D. LARSON LAWRENCE S. MAKOW LAWRENCE S. MAKOW
JARED M. RUSMAN
JEANNEMARIE O'BRIEN
WAYNE M. CARLIN
JAMES COLE, JR.
STEPHEN R. DIPRIMA
NICHOLAS G. DEMMO
IGOR KIRMAN
JONATHAN M. MOSES
T. FIKO STANGE T. EIKO STANGE DAVID A. SCHWARTZ JOHN F. LYNCH WILLIAM SAVITT ERIC M. ROSOF

Hon. Sidney H. Stein United States District Judge United States Courthouse 500 Pearl Street, Room 1010

Hon. Jed S. Rakoff United States District Judge United States Courthouse 500 Pearl Street, Room 1340 New York, New York 10007

New York, New York 10007

Hon. Harold Baer, Jr. United States District Judge United States Courthouse 500 Pearl Street, Room 2230 New York, New York 10007 51 WEST 52ND STREET

NEW YORK, N.Y. 10019-6150

TELEPHONE: (212) 403-1000 FACSIMILE: (212) 403-2000

GEORGE A. KATZ (1965-1989) JAMES H. FOGELSON (1967-1991)

OF COUNSEL

PETER C. CANELLOS THEODORE GEWERTZ KAREN G. KRUEGER THEODORE A. LEVINE LEONARD M. ROSEN MICHAEL W. SCHWARTZ ELLIOTT V. STEIN J. BRYAN WHITWORTH

#### COUNSEL

MICHELE J. ALEXANDER DAVID B. ANDERS ADRIENNE ATKINSON ANDREW J.H. CHEUNG DAMIAN G. DIDDEN PAMELA EHRENKRANZ ROBERT A. FRIEDMAN

PAULA N. GORDON MANCY B. GREENBAUM MAURA R. GROSSMAN IAN L. LEVIN ADAM J. SHAPIRO HOLLY M. STRUTT

November 9, 2007

J. AUSTIN LYONS LORI S. SHERMAN JONATHAN E. PICKHARDT NELSON O. FITTS JEFFREY C. FOURMAUX JEFFRET C. FOURMAN JEREMY L. GOLDSTEIN JOSHUA M. HOLMES DAVID E. SHAPIRO ANTE VUCIC IAN BOCZKO LAURYN P. GOULDIN MATTHEW M. GUEST DAVID E. KAHAN MARK A. KOENIG DAVID K. LAM MICHAEL S. WINOGRAD KATHRYN GETTLES-ATWA DANIELLE L. ROSE BENJAMIN M. ROTH BENJAMIN M. ROTH
ANDREW A. SCHWARTZ
DAVID M. ADLERSTEIN
SHIRI BEN-YISHAI
JOSHUA A. FELTMAN
STEPHEN M. FRANCIS JONATHAN H. GORDON MARGARET ISA BUTLER EMIL A. KLEINHAUS WILLIAM E. SCHEFFER WILLIAM E. SCHER ADIR G. WALDMAN AREF H. AMANAT RONALD C. CHEN B. UMUT ERGUN EVAN K. FARBER MICHAEL KRASNOVSKY SARAH A. LEWIS YELENA ZAMACONA GARRETT B. MORITZ JOSHUA A. NAFTALIS

VINAY SHANDAL MEREDITH L. TURNER KARESSA L. CAIN
WILLIAM EDWARDS
JAMES R. GILMARTIN
ADAM M. GOGOLAK JONATHAN GOLDIN ROGER J. GRIESMEYER DANIEL E. HEMLI GAVIN W. HOLMES MATTHEW S. LEVINE GORDON S. MOODIE JOHN A. NEUMARK DONGJU SONG LINDSAY R. SMITH LINDSAY R. SMITH
AMANDA L. STRAUB
BRADLEY R. WILSON
FRANCO CASTELLI
ROSS A. FIELDSTON
SCOTT W. GOLENBOCK
MOEZ M. KABA
CAITH KUSHNER
J. ALEJANDRO LONGORIA
GRAHAM W. MELI
JOSHUA M. MILLER
OPHIB NAJF OPHIR NAVE GREGORY E. PESSIN GREGORY E. PESS CARRIE M. REILLY WON S. SHIN JEFFREY UNGER MARK F. VEBLEN CARMEN WOO IGOR FUKS BETTY W. GEE JONATHON R. LA CI BRANDON C. PRICE LA CHAPELLE ALISON M. ZIESKE

Gray v. Citigroup Inc., et al., 07 Civ 9790 (filed November 5, 2007) (Judge Stein) Harris v. Prince, et al., 07 Civ 9841 (filed November 7, 2007) (Judge Rakoff) Saltzman v. Citigroup Inc., et al., 07 Civ 9901 (filed November 8, 2007) (Judge Baer)

Dear Judges Stein, Rakoff and Baer:

We are writing to bring to your attention the fact that recent case filings before Your Honor Judge Rakoff, Harris v. Prince, et al., 07 Civ 9841, filed November 7, 2007, and Your Honor Judge Baer, Saltzman v. Citigroup Inc., et al., 07 Civ 9901, filed November 8, 2007, present common factual issues with a case previously filed on November 5, 2007, Gray v. Citigroup Inc., et al., 07 Civ 9790, which was assigned to Your Honor Judge Stein and is the first-filed case.

The Honorable Sidney H. Stein The Honorable Jed S. Rakoff The Honorable Harold Baer, Jr. November 9, 2007 Page 2

The common thrust of the factual allegations in all three cases relates to Citigroup's involvement in sub-prime mortgage securities business activities and public disclosures made by Citigroup with respect thereto. Thus:

(1) Gray, while a case involving claims under ERISA on behalf of ERISA plan participants whose accounts held Citigroup stock, alleges that the Citigroup defendants imprudently allowed the investment of Citigroup ERISA plan assets in Citigroup common stock throughout the class period (defined as January 1, 2007 through present, see ¶ 2) despite the fact that the Citigroup defendants knew or should have known that investing in Citigroup stock was unduly risky due to various alleged business practices involving structured investment vehicles and sub-prime loans (see ¶ 4). The complaint alleges these practices "artificially inflated the value of shares of Citigroup stock" (¶ 4).

The factual allegations of the *Gray* complaint concern the sub-prime lending industry and Citigroup's alleged involvement in it (see, e.g., ¶¶ 35-58) and public disclosures made by Citigroup during 2007, and, in particular, disclosures made on October 1, 2007, October 15, 2007 and early November 2007 (see, e.g., ¶¶ 59-94). It is alleged that as information was revealed, Citigroup stock fell in price during 2007 (see, e.g., ¶ 95).

- Harris is a purported derivative action, with a Rule 10b-5 claim, but like *Gray*, the factual allegations are focused on Citigroup's activities in relation to sub-prime mortgage securities (see e.g., ¶¶ 2-3, ¶¶ 57-61) and public announcements made by Citigroup in 2007, including on October 1, 2007, October 15, 2007 and early November 2007 (see, e.g., ¶¶ 4-5, ¶¶ 62-74).
- (3) Saltzman, like Harris, asserts Rule 10b-5 claims arising out of Citigroup's activities in the mortgage securities business (¶¶ 3, 47-51) and public disclosures made by Citigroup during 2007, including announcements on October 1, 2007, October 15, 2007 and early November 2007 (e.g., ¶¶ 3, 5-6, 8-9, 34-45). And, like the other actions, Saltzman alleges that false and misleading statements by the Citigroup defendants resulted in Citigroup's stock trading at "artificially inflated prices" (¶ 3). The Saltzman case is brought as a class action on behalf of purchasers of Citigroup's stock between April 17, 2006 and November 2, 2007 (¶ 1).

Defendants in all three cases overlap, including Citigroup Inc. and various present and former directors and officers.

These actions have just been filed and final determinations with respect to counsel for the defendants have not yet been made. However, it is expected that our firm, Wachtell, Lipton, Rosen & Katz, along with Paul, Weiss, Rifkind, Wharton & Garrison LLP, will be representing various of the defendants in these actions. We will be reaching out to plaintiff's counsel to discuss, and we hope resolve by agreement, various procedural and scheduling matters.

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The purpose of this letter is to bring to the Court's attention the clear commonality of the factual allegations in each of these cases and to request that all of these cases be assigned to the same judge in the interest of judicial efficiency and coordination.

Finally, Your Honors should be aware that there was another previously filed case before Judge Stein, *Leber* v. *Citigroup, Inc.*, 07 Civ 9329 (filed October 18, 2007). This suit alleges that Citigroup and various defendants engaged in prohibited transactions by causing Citigroup ERISA plans to invest in Citigroup-affiliated investment products and to purchase products and services provided by Citigroup's subsidiaries and affiliates in violation of various provisions of ERISA. We do not believe this action is related to the other actions referenced in the subject line of this letter and we do *not* request any consolidation or coordination of any of the actions listed in the subject line of this letter with *Leber*. We mention *Leber* here simply to avoid any confusion.

Very respectfully yours,

Lawrence B. Pedowitz

cc: Clerk of Court
Southern District of New York

Brad S. Karp, Esq. (Paul, Weiss, Rifkind, Wharton & Garrison LLP)

All plaintiffs' counsel (See attached list)

# Plaintiffs' Counsel in Actions Against Citicorp

Gray: Marian P. Rosner

Robert Finkel Andrew Lencyk Wolf Popper LLP 845 Third Avenue New York, NY 10022

Harris: Thomas G. Amon

Law Offices of Thomas G. Amon 500 Fifth Avenue, Suite 1650 New York, NY 10110

Brian J. Robbins Louis A. Kerkhoff

Robbins Umeda & Fink, LLP 610 West Ash Street, Suite 1800

San Diego, CA 92101

Saltzman: Samuel H. Rudman

David A. Rosenfeld

Coughlin, Stoia, Geller, Rudman & Robbins LLP

58 South Service Road, Suite 200

Melville, NY 11747

Darren J. Robbins David C. Walton

Coughlin, Stoia, Geller, Rudman & Robbins LLP

655 West Broadway, Suite 1900

San Diego, CA 92101

MARTIN LIPTON
HERBERT M. WACHTELL
BERNARD W. NUSSBAUM
RIGHARD D. KATCHER
ALLAN A. MARTIN
LAWRENCE B. PEDOWITZ
ROBERT B. MAZUR
PAUL VIZCARRONDO, JR.
PETER C. HEIN
HABOIT B. MADURGES HABOLD S. NOVIKOFF DAVID M. EINHORN KENNETH B. FORREST MEYER G. KOPLOW THEODORE N. MIRVIS THEODORE N. MIRVIS
EDWARD D. HERLIHY
DANIEL A. NEFF
ERIC M. ROTH
WARREN R. STERN
ANDREW R. BROWNSTEIN
MICHAEL H. BYOWITZ
PAUL K. ROWE
MARC WOLLINSKY MARC WOLINSKY DAVID GRUENSTEIN PATRICIA A. VLAHAKIS STEPHEN G. GELLMAN STEVEN A, ROSENBLUM PAMELA S. SEYMON PAMELA S. SEYMON STEPHANIE J. SELIGMAN ERIC S. ROBINSON JOHN F. SAVARESE SCOTT K. CHAPLES ANDREW C. HOUSTON PHILLIP MINDLIN DAVID S. NEILL JODE J. SCHWARTY JODI J. SCHWARTZ ADAM O, EMMERICH CRAIG M. WASSERMAN GEORGE T. CONWAY (II BALPH M. LEVENE

RICHARD G. MASON DOUGLAS K. MAYER MICHAEL J. SEGAL DAVID M. SILK ROBIN PANOVKA DAVID A. KAYZ ILENE KNABLE GOTTS DAVID M. MURPHY JEFFREY M. WINTNER RACHELLE SILVERBERG DAVID C. BRYAN STEVEN A. COHEN GAVIN D. SOLUTAR DEBORAM L. PAUL DAVID C. KARP RICHARD K. KIM JOSHUA R. CAMMAKER MARK GORDON JOSEPH D. LABSON WAYNE M. CARLIN JAMES COLE, JR. STEPHEN R. DIPRIMA NICHOLAS G. DEMMO IGOR KIRMAN JONATHAN M. HOSES T. EIKO STANGE DAVID A. SCHWARTZ JOHN F. LYNCH WILLIAM SAVITT ERIC M. ROSOF MARTIN J.E. ARMS GREGORY E. OSTLING

TREVOR S. NORWITZ BEN M. GERMANA ANDREW J. NUSSBAUM RACHELLE SILVERBERG JOSEPH D. LARSON LAWRENCE S. MAKOW JARED M. RUSMAN JEANNEMARIE O'BRIEN

Hon. Sidney H. Stein United States District Judge United States Courthouse 500 Pearl Street, Room 1010 New York, NY 10007

Hon. Jed S. Rakoff United States District Judge United States Courthouse 500 Pearl Street, Room 1340 New York, NY 10007

51 WEST 52ND STREET

NEW YORK, N.Y. 10019-6150 TELEPHONE: (212) 403-1000 FACSIMILE: (212) 403-2000

> GEORGE A. KATZ (1965-1989 JAMES H. FOGELSON (1967-1991)

> > OF COUNSEL

WILLIAM T. ALLEN PETER C. CANELLOS THEODORE GEWERTZ KAREN G. KRUEGER THEODORE A. LEVINE

LEONARD M. ROSEN MICHAEL W. SCHWARTZ ELLIOTT V. STEIN HERMAN WHITWORTH AMY R. WOLF

COUNSEL

MICHELE J. ALEXANDER DAVID B. ANDERS ADRIENNE ATKINSON ANDREW J.H. CHEUNG DAMIAN G. DIDDEN PAMELA EHRENKRANZ ROBERT A. FRIEDMAN

PAULA N. GORDON NANCY B. GREENBAUM MAURA R. GROSSMAN IAN L. LEVIN ADAM I BHARIRO

November 15, 2007

Hon, Harold Baer, Jr. United States District Judge United States Courthouse 500 Pearl Street, Room 2230 New York, NY 10007

Hon, Richard J. Sullivan United States District Judge United States Courthouse 500 Pearl Street, Room 615 New York, NY 10007

J. AUSTIN LYONS
LORI S. SHERMAN
JONATHAN E. PICKHARDI
NELSON O. FITTS
JEFFREY C. FOURMAUX
JEREMY L. GOLDSTEIN
JOSHUA M. HOLMES
DAVID E. SHAPIRD
ANTE VICIC ANTE VUCIO ANTE VOCIC IAN BOCZKO LAURYN P. GOULDIN MATTHEW M. GUEST MATTHEW M, GUEST
DAVID E, KAHAN
MARK A, KOENIG
DAVID K, LAM
MICHAEL S, WINOGRAD
KATHRYN GETTLES-ATWA DANIELLE L. ROSE BENJAMIN M. ROTH ANDREW A. SCHWARTZ DAVID M. ADLERSTEIN SHIRI BEN-YISHA JOSHUA A. FELTMAN STEPHEN M. FRANCIS JONATHAN H. GORDON MARGARET ISA BUTLER MARGANET ISA BUTLEI EMIL A. KLEINHAUS WILLIAM E. SCHEFFER ADIR G. WALDMAN AREF H. AMANAT RONALD C. CHEN B. UMUT ERGUN EVAN K. FARBER MICHAEL KRASHOVSKY SARAH A. LEWIS YELENA ZAMACONA

VINAY SHANDAL MEREDITH L. TURNER KARESSA L. CAIN WILLIAM EDWARDS WILLIAM EDWARDS
JAMES R GILMARTIN
ADAM M. GOGGLAK
JONATHAN GOLDIN
ROGER J. GRIESMEYER
DANIEL E. HEML:
GAVIN W. HOLMES
MATTHEW S. LEVINE
GORDON S. MODDIE
JOHN A. NEUMARK
DONG H. EDNIS DONGJU SONG LINDSAY R. SMITH AMANDA L. STRAUB BRADLEY R. WILSON FRANCO CASTELLI ROSS A. FIELDSTON SCOTT W. GOLENBOCK MOEZ M. KABA CAITH KUSHNER J. ALEJANDRO LONGORIA GRAHAM W. MELI JOSHUA M. MILLER OPHIR NAVE GREGORY E, PESSIN CARRIE M, REILLY WON S. SHIN JEFFREY UNGER MARK F. VEBLEN
CARMEN WOO
IGOR FUKS
BETTY W, GEE
JONATHON R. LA CHAPELLE BRANDON C. ALISON M. ZIESKE

Hon. Denny Chin United States District Judge **United States Courthouse** 500 Pearl Street, Room 1020 New York, NY 10007

Gray v. Citigroup Inc., et al., 07 Civ 9790 (Judge Stein) Re: Harris v. Prince, et al., 07 Civ 9841 (Judge Rakoff)

Saltzman v. Citigroup Inc., et al., 07 Civ 9901 (Judge Baer)

Cinotto v. Prince, et al., 07 Civ 9900 (Unassigned)

Hammerschlag v. Citigroup Inc., et al., 07 Civ 10258 (Judge Sullivan)

Rose v. Citigroup Inc., et al., 07 Civ 10294 (Judge Chin)

Dear Judges Stein, Rakoff, Baer, Sullivan and Chin:

We write to bring to your attention the fact that three recent case filings --Cinotto v. Prince, et al., 07 Civ 9900, filed November 8, 2007, Hammerschlag v. Citigroup Inc., et al., 07 Civ 10258, filed November 9, 2007, and Rose v. Citigroup Inc., et al., 07 Civ 10294, filed November 13, 2007 — present common factual issues with at least three other cases that have been filed in this Court: (1) Gray v. Citigroup Inc., et al., 07 Civ 9790, first-filed on November 5 and assigned to Your Honor Judge Stein; (2) Harris v. Prince, et al., 07 Civ 9841,

Hon, Sidney H. Stein Hon, Jed S. Rakoff

Hon. Harold Baer, Jr.

Hon, Richard J. Sullivan

Hon. Denny Chin

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filed November 7 and assigned to Your Honor Judge Rakoff; and (3) Saltzman v. Citigroup Inc., et al., 07 Civ 9901, filed November 8 and assigned to Your Honor Judge Baer. The Hammerschlag case has been assigned to Your Honor Judge Sullivan, the Rose case has been assigned to Your Honor Judge Chin, and Cinotto, although currently unassigned, has been referred to Your Honor Judge Rakoff as possibly related to Harris.

In our November 9 letter to Judges Stein, Rakoff and Baer (which is enclosed), we noted that the Gray, Harris and Saltzman cases are all predicated upon the losses Citigroup suffered in its mortgage securitization business; and we suggested it would serve the interests of judicial efficiency and coordination for the Gray, Harris and Saltzman cases to be assigned to the same Judge.

The same is true of the newly filed Cinotto, Hammerschlag, and Rose actions. They likewise rest upon Citigroup's recent losses on mortgage securities:

- Cinotto is a purported derivative action claiming mismanagement on the part of current and former Citigroup directors, including specific allegations that the defendants "intentionally caused Citigroup to issue financial statements that concealed the dangers Citigroup faced as a result of its huge exposure to [collateralized debt obligations]," which were "secured by risky subprime mortgages." Complt. at ¶¶ 3-4.
- The Hammerschlag plaintiffs allege, in support of Rule 10b-5 claims, that Citigroup's stock price was artificially inflated as a result of supposedly misleading statements concerning the company's "actual exposure to the risk of loss due to its enormous warehoused portfolio of mortgage-backed securities." Complt. at ¶ 1.
- The Rose complaint asserts ERISA claims and alleges that the Citigroup defendants imprudently invested plan assets in Citigroup common stock, notwithstanding that defendants either knew, or should have known, that Citigroup had failed to disclose its "substantial entrenchment in the subprime mortgage and related securities markets," and that as a result, "the Company's stock price was artificially inflated." Complt. at ¶ 10.

Hon. Sidney H. Stein Hon. Jed S. Rakoff Hon. Harold Baer, Jr. Hon. Richard J. Sullivan Hon. Denny Chin November 15, 2007 Page 3

Accordingly, for the sake of efficiency, and to minimize the burden on both the Court and the parties, we request that the *Cinotto*, *Hammerschlag*, and *Rose* cases — together with the *Gray*, *Harris*, and *Saltzman* actions and any other related cases yet to be filed — be assigned to the same Judge.

Very respectfully yours.

Lawrence B. Pedowitz

#### Enclosure

cc: Clerk of Court (Southern District of New York)
Brad S. Karp, Esq. (Paul, Weiss, Rifkind, Wharton & Garrison LLP)
All plaintiffs' counsel (See attached list)

## Plaintiffs' Counsel in Actions Against Citicorp

Marian P. Rosner Gray:

> Robert Finkel Andrew Lencyk Wolf Popper LLP 845 Third Avenue New York, NY 10022

Thomas G. Amon Harris:

> Law Offices of Thomas G. Amon 500 Fifth Avenue, Suite 1650 New York, NY 10110

Brian J. Robbins Louis A. Kerkhoff

Robbins Umeda & Fink, LLP 610 West Ash Street, Suite 1800

San Diego, CA 92101

Samuel H. Rudman Saltzman:

David A. Rosenfeld

Coughlin, Stoia, Geller, Rudman & Robbins LLP

58 South Service Road, Suite 200

Melville, NY 11747

Darren J. Robbins David C. Walton

Coughlin, Stoia, Geller, Rudman & Robbins LLP

655 West Broadway, Suite 1900

San Diego, CA 92101

Thomas G. Amon Cinotto:

> Law Offices of Thomas G. Amon 500 Fifth Avenue, Suite 1650

New York, NY 10110

Frank J. Johnson Francis A. Bottini, Jr. Johnson Bottini, LLP

655 West Broadway, Suite 1400

San Diego, CA 92101

Hammerschlag: James S. Notis

Dustin Mansoor Gardy & Notis, LLP 440 Sylvan Avenue

Englewood Cliffs, NJ 10110

Rose: Milo Silberstein

Dealy & Silberstein, LLP 225 Broadway, Suite 1405 New York, NY 10007

Joseph H. Meltzer Edward W. Ciolko Mark K. Gyandoh Joseph A. Weeden

Schiffrin Barroway Topaz & Kessler, LLP

280 King of Prussia Road

Radnor, PA 19087

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

STEPHEN GRAY, individually and on behalf of all others similarly situated,

No. 07 Civ. 9790 (SHS) (DCF)

ECF Case

Plaintiff,

v.

CITIGROUP INC., et al.,

Defendants.

MEREDITH TRANBERG, individually and on behalf of all others similarly situated,

No. 07 Civ. 10341

**ECF** Case

Plaintiff,

v.

CITIGROUP INC., et al.,

Defendants.

ANTON K. RAPPOLD, individually and on behalf of all others similarly situated,

No. 07 Civ. 10396

**ECF** Case

Plaintiff,

v.

CITIGROUP INC., et al.,

Defendants.

SAMIER TADROS, on behalf of all others similarly situated,

No. 07 Civ. 10442

ECF Case

Plaintiff,

v.

CITIGROUP INC., et al.,

Defendants.

STEPHAN FIORINO, individually and on behalf of all others similarly situated,

No. 07 Civ. 10458

ECF Case

Plaintiff,

v.

CITIGROUP INC., et al.,

Defendants.

JAMES BOLLA, individually and on behalf of all others similarly situated,	No. 07 Civ. 10461
Plaintiff,	ECF Case
V.	
CITIGROUP INC., et al.,	
Defendants.	
MARK GEROULO, individually, on behalf of the CITIGROUP 401(k) Plan, the CITIBUILDER 401(k)	No. 07 Civ. 10472
PLAN FOR PUERTO RICO, and all others similarly situated,	ECF Case
Plaintiff,	
v.	
CITIGROUP, INC., et al.,	
Defendants.	

# AFFIDAVIT OF SERVICE BY FIRST CLASS MAIL

STATE OF NEW YORK	)
	)
COUNTY OF NEW YORK	)

Austin K. Wilkinson, being duly sworn, deposes and says:

1. I am not a party to this action, am over 18 years of age and am employed by Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019.

2. On December 13, 2007, I served true copies of the attached NOTICES OF APPEARANCE, CORPORATE DISCLOSURE STATEMENT OF DEFENDANTS CITIGROUP INC. AND CITIBANK, N.A., and DEFENDANTS' RESPONSE TO CONSOLIDATION MOTIONS BY PLAINTIFFS GRAY, TADROS AND BOLLA AND BY PLAINTIFF GOLDSTEIN on the following:

Jeffrey Squire Bragar Wexler & Eagel P.C. 885 Third Ave., Suite 3040 New York, NY 10022

3. I made such service by personally enclosing true copies of the aforementioned documents in a properly addressed prepaid wrapper and depositing it into an official depository under the exclusive custody and care of the United States Postal Service in the State of New York.

Austin K. Wilkinson

Sworn to before me this

day of December, 2007

Notary Public

LUKE DEPALMA
Notary Public, State of New York
No. 01DE6118833
Qualified in New York County
Commission Expires Nov. 22, 2008